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Remarks

Claims 1-11 and 13-24 were pending in the application. Claims 1-11 and 13-24 were rejected. No claims were merely objected to and no claims were allowed. By the foregoing amendment, claims 13 and 22 are canceled, claim 1 is amended, and claims 25-26 are added. No new matter is presented.

Allowable Subject Matter

Applicants appreciate the indication of allowable subject matter in claim 22 subject to addressing of 112(2) rejections discussed below. The subject matter of claim 22 has been incorporated into claim 1 and also re-presented in claim 26, each with slightly different wording believed to address any 112(2) concerns.

Also, no rejection was made of claim 13 which has been rewritten in independent form as claim 25.

Claim Rejections-35 U.S.C. 112

Claim 22 was rejected under 35 U.S.C. 112(2). Applicants respectfully traverse the rejection.

The rejection was twofold. First, it was asserted that the limitation "the applying places..." was "vague and ambiguous, since it is unclear as to which area of the component the first portion should be applied." Office action, page 2. A wording specific to a particular implementation of a leading edge repair was proposed. Applicants assert that it is unnecessary to be so limiting.

Second, the claim was asserted as incomplete for lacking further relationship between the recited first face portions, the claim is believed complete as-was. However, the foregoing amendment provides further connection. Specifically, claims 1 and 26 further relate the first face of the backing element to the damage site.

Claim Rejections-35 U.S.C. 103

Claims 1-3, 6-11, 14-16, 19-21, and 23-24 were rejected under 35 U.S.C 103(a) as being unpatentable over Neal et al. (US2002/076573) in view of Carl, Jr. et al. (US6754955).

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Applicants respectfully traverse the rejection.

The copper chill plate of Carl, Jr. et al. was asserted as being the presently-claimed backing element. However, there is no teaching that this plate is applied to the component or that the material builds up on the base surface and this component. FIG. 4 of Carl, Jr. et al. clearly shows this component spaced apart from the weld build-up material 30. This does not appear to be an exploded view because the surface 32 is shown as irregular whereas the adjacent surface of the chill plate 26 is clearly straight (in section). The chill plate may, for example, be positioned to block adjacent airfoils from splatter.

The Office action contrasted the phrase "applying...to" with alternatives of "securing..." and "attaching". It then asserted the Carl, Jr. et al. chill plate as being applied "adjacent to the damaged area." Office action, page 10. Adjacent to the damaged area is not applied to the component. There is clearly no illustrated contact. The assertion of forming "a molding surface" is similarly belied by the drawings of Carl, Jr. et al. as is noted above.

Claim 24 clearly further distinguishes the situation wherein the backing element receives only splatter as opposed to a body of the material being built-up spanning the backing element and substrate. The asserted inherency is wrong and unsupported and clearly in conflict with FIG. 4 of Carl, Jr. et al.

Claims 17 and 18 were rejected under 35 U.S.C 103(a) as being unpatentable over Neal et al. and Carl, Jr. et al. in view of the Movchan article. Applicants respectfully traverse the rejection for the same reasons as in the underlying Neal et al. in view of Carl, Jr. et al. rejection.

Claims 1-10, 19-21, 23, and 24 were rejected under 35 U.S.C 103(a) as being unpatentable over Pratt et al. (US5038014) in view of Carl, Jr. et al. Applicants respectfully traverse the rejection for the same reasons as in the Neal et al. in view of Carl, Jr. et al. rejection.

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Accordingly, Applicants submit that claims 1-11 and 14-26 are in condition for allowance. Please charge any fees or deficiency or credit any overpayment to our Deposit Account of record.

Respectfully submitted,

William B Slate

Attorney for Applicants

Reg. No.: 37,238

Telephone: 203-777-6628 Telefax: 203-865-0297

Date: October 2, 2006

I hereby certify that this correspondence is being facsimile transmitted this 2nd day of October,

2006 to the USPTO, at Fax No. 571-273-8300.

Antoinette Sullo